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## **OGC REVIEW COMPLETED**

1 October 1953

	MEMORANDUM FOR: Inspector General	
	SUBJECT: 25X1A9A	
	1. We have gone into the payment to of a special living allowance as thoroughly as we can. Our conclusion is that there was no legal basis for authorizing the payment, and it appears there was not even a valid justification. On the legal basis we have	25X1A9A
25X1A9A	not only the Comptroller leneral's rulings, but we have the opinion of the Court of Appeals which required collection back from of per diem paid under somewhat similar circumstances, and we believe the two situations are identical.	25X1A9A
25X1A9A	2. The only justification suggested by the branch is that the allowance was required by the peculiar nature of CIA operations. However, the file and everything else we have been able to look into indicate that was living under circumstances no different from those of other officers in the area. Since the area division had inquired about the possibility of paying under other types of allowances before they suggested a special living allowance, we feel they had every reason to know that the allowance should not have been authorized or, at the very least, had every reason to ask for a ruling in advance.	t 25X1A6A
25X1A9A	charged with knowledge of the law and regulations, there is almost no way he could have asked for a ruling in advance, and, under the circumstances, there was no reason for him to question the validity of the allowance. While this does not, under the law, relieve of liability, in my opinion the primary liability	25X1A9A
	should fall on those who authorized payment under these circumstances. Certainly no action need be taken against until it is determined that collection cannot be made from those primarily in error.	25X1A9A

LAWRENCE R. HOUSTON General Counsel